



കേരള ഗസറ്റ് KERALA GAZETTE

അധികാരികമായി പ്രസിദ്ധീകരിച്ചതുന്ത്
PUBLISHED BY AUTHORITY

വാല്യം 5 Vol. V	തിരുവനന്തപുരം, പൊതു Thiruvananthapuram, Tuesday	2016 ആഗസ്റ്റ് 30 30th August 2016 1192 ചിങ്ങം 14 14th Chingam 1192 1938 ഭാദ്രം 8 8th Bhadra 1938	നമ്പർ No.	35
--------------------	--	---	--------------	----

PART I

Notifications and Orders issued by the Government

Labour and Skills Department Labour and Skills (A)

ORDERS

(1)

G.O. (Rt.) No. 953/2016/LBR.

Thiruvananthapuram, 3rd August 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri Saheer, Proprietor, SA Cashew Company, Vallakkadavu, Nedumpana, Velichakkala P. O., Kollam-691 573 and the worker of the above referred establishment Smt. Sobhitha, Kurippoika Puthen Veedu, Nedumpana, Velichakkala P. O., Kollam-691 573 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Sobhitha, K. by the proprietor of S. A. Cashew Company, Vallakkadavu, Nedumpana, Velichakkala P. O., Kollam is justifiable? If not what relief she is entitled to?

(2)

G.O. (Rt.) No. 954/2016/LBR.

Thiruvananthapuram, 3rd August 2016.

Whereas, the Government are of opinion that an industrial dispute exists between (1) the Managing Director, Indus Store Room, Pattom, Thiruvananthapuram (2) the Manager, Ravenback Security India Ltd., Lalitham Building, TKRA Lane-9, Vettamukku, Thirumala P. O., Thiruvananthapuram and the workman of the above referred establishment Sri Vijayakumar, Saranya Bhavan, Pravachambalam, Edakkode, Nemom P. O., in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of salary and benefits to Sri Vijayakumar, Security Staff of Indus Store Room, Pattom, Thiruvananthapuram under the agency, Ravenback Security India Ltd. by its management is justifiable or not? If not, what reliefs he is entitled to get?

(3)

G.O. (Rt.) No. 962/2016/LBR.

Thiruvananthapuram, 4th August 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri M. P. Jayaprakash, Managing Partner, Aiswarya Movies, Ponnani, Biyyam P. O., Malappuram-679 576 and the workmen of the

above referred establishment represented by Sri Anilkumar, C., District Secretary, Kerala Shop and Commercial Establishment Workers Union (C.I.T.U.), Malappuram District Committee, C/o Jayakerala Theatre, Parappanangadi P. O., Malappuram-676 303 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri Ravi, P., Workman by the employer of Aiswarya Movies, Ponnani is justifiable or not? If not, what are the remedies available to him?

(4)

G.O. (Rt.) No. 966/2016/LBR.

Thiruvananthapuram, 4th August 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri Chinchu Anand, Proprietor, Prabha Offset Printers, Kappilmekku, Krishnapuram P. O., Kayamkulam-690 533 and the workman of the above referred establishment Sri Jayalal, L., Kandankara Thekkethil, Naduvelimuri P. O., Pallikkal, Mavelikkara-690 503 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri Jayalal, L., Kandankara Thekkethil, Naduvelimuri P. O., Pallikkal, Mavelikkara who was a Graphic Designer in Prabha Offset Printers, Kappilmekku, Krishnapuram by the management is Jusifiable? If not, what relief he is entitled to?

(5)

G.O. (Rt.) No. 967/2016/LBR.

Thiruvananthapuram, 4th August 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri S. Nahas, Veliyil Veedu, Mannancheri P. O. (Al-Ameen Bus Service), and the workmen of the above referred establishment represented by Sri M. M. Shereef, General Secretary, Alleppey District Motor Workers Union (C.I.T.U.), CITU Office, Alappuzha in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri Sreejith who had been worked as driver in Al-Ameen Bus (KL-14 D/6222) by the management is justifiable or not? If not, what relief he is entitled to?

(6)

G.O. (Rt.) No. 968/2016/LBR.

Thiruvananthapuram, 4th August 2016.

Whereas, the Government are of opinion that an industrial dispute exists between (1) the Chief Executive, HML Nagamala Estate, 26/1919, Bristow Road, Willington Island, Kochi-682 003 (2) the Manager, HML Nagamala Estate, Kazhuthurutty P. O. and the workman of the above referred establishment Sri M. Ravi, vehicle mechanic, Nagamala Estate, Kazhuthurutty P. O., in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri M. Ravi, vehicle mechanic by the management of Nagamala Estate, Kazhuthurutty w.e.f. 29-11-2014 is justifiable? If not, what relief he is entitled to?

(7)

G.O. (Rt.) No. 984/2016/LBR.

Thiruvananthapuram, 6th August 2016.

Whereas, the Government are of opinion that an industrial dispute exists between (1) the Chief Executive Officer, Nelliampathy Tea and Produce Company Ltd., Administrative Office, Panampilly Nagar, Cochin-682 036, (2) Sri Ravikumar, M., Group Manager, Nelliampathy, Tea and Produce Company Ltd., Manalaru Estate, Padagiri P. O., Nelliampathy, Palakkad-678 509 and the workman of the above referred establishment Smt. Kamalam, P. F. No. 4745, Lilly Tea Division, Manalaru Estate, Padagiri P. O., Nelliampathy, Palakkad-678 509 represented by Sri K. J. Francis, General Secretary, Palakkad District Plantation & General Workers Union (HMS), Padagiri P. O., Nelliampathy, Palakkad-678 509 in respect of matters mentioned in the annexure to this order;

And Whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said Industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Kamalam, P. F. No. 4745 in Lilly Tea Division of Manalaru Estate is justifiable? If not what relief the worker is entitled to?

(8)

G.O. (Rt.) No. 985/2016/LBR.

Thiruvananthapuram, 6th August 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Smt. Hina Mohandas, Managing Director, Vijay Seals, Industrial Estate, Umayanalloor P. O., Kollam and the workmen of the above referred establishment represented by Sri. T. Venugopal, Quilon District Motor and Mechanical Workers Union (CITU), CITU Bhavan, Kollam-13 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to the workers named D. Ajayakhosh (Molder), Anoop Kumar, O. (Molder), G. Binu (Molder), T. Aneesh (Turner), S. Rajesh (Molder), R. Akhilraj (Molder), S. Arunkumar (Turner) and R. Gopakumar (Molder) by the management of the Vijay Seals, Umayanalloor, Kollam is justifiable or not? If not, what relief they are entitled to get?

(9)

G.O. (Rt.) No. 986/2016/LBR.

Thiruvananthapuram, 6th August 2016.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Director, Kerala State Farming Corporation Ltd. Vettithitta P. O., Punalur and the workmen of the above referred establishment represented by the General Secretary, Plantation Employees Union (CITU), CITU Office, Punalur P. O., in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri N. Mohanan, Sri Abdul Kassim by the management of Kerala State Farming Corporation Ltd. Vettithitta is justifiable? If not, what relief the workers are entitled to?

(10)

G.O. (Rt.) No. 1009/2016/LBR.

Thiruvananthapuram, 10th August 2016.

Whereas, the Government are of opinion that an industrial dispute exists between (1) the Medical Superintendent, LMSBB Hospital, Kundara P. O., Kollam-691 501, (2) the Treasurer, Church of South India, Kollam, Kottarakkara Diocese and the worker of the above referred establishment Smt. Susamma, C. C., Sreyas, Pampalil, Mukkood P. O., Mulavana, Kollam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Susamma, C. C., Assistant Nursing Superintendent by the Management of the LMSBB Hospital, Kundara P. O., Kollam-691 501 is justifiable or not? If not, what relief she is entitled to?

By order of the Governor,

GOPAL, V. S.,

Deputy Secretary to Government.